

United States Patent and Trademark Office

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/718,944	11/21/2003	Steven R. Sedlmayr	AUO1019	3586
7590 02/01/2006			EXAMINER	
Law Office of Roxana H. Yang			FINEMAN, LEE A	
P.O. Box 400 Los Altos, CA 94023			ART UNIT	PAPER NUMBER
			2872	
			DATE MAIL ED: 02/01/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.



		Application No.	Amaliaant/a)	
		Application No.	Applicant(s)	
	Office Action Commons	10/718,944	SEDLMAYR, STEVEN R.	
	Office Action Summary	Examiner	Art Unit	
		Lee Fineman	2872	
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet wit	th the correspondence address	
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFI SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by streply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re . riod will apply and will expire SIX (6) MONT atute, cause the application to become AB/	CATION. ply be timely filed FHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status				
1) 又	Responsive to communication(s) filed on 1	4 November 2005.		
		This action is non-final.		
'=	Since this application is in condition for allo		ers, prosecution as to the merits is	
/	closed in accordance with the practice und			
Disposit	ion of Claims			
4)⊠	Claim(s) <u>See Continuation Sheet</u> is/are per	nding in the application.		
•	4a) Of the above claim(s) is/are with	- · · ·		
	Claim(s) is/are allowed.			
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>See Continuation Sheet</u> is/are reje	ected.		
-	Claim(s) is/are objected to.			
•	Claim(s) are subject to restriction ar	nd/or election requirement.		
·	ion Papers	•		
	•	-t		
	The specification is objected to by the Exam		shineted to but be Everines	
10)🖂	The drawing(s) filed on 21 November 2003			
	Applicant may not request that any objection to	• · · · · · · · · · · · · · · · · · · ·		
445	Replacement drawing sheet(s) including the cor			
11)	The oath or declaration is objected to by the	e Examiner. Note the attached	Office Action or form P1O-152.	
Priority (ınder 35 U.S.C. § 119		,	
	Acknowledgment is made of a claim for fore	eign priority under 35 U.S.C. §	119(a)-(d) or (f).	
a)	☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority docum	ents have been received.		
	2. Certified copies of the priority docum			
	3. Copies of the certified copies of the p	oriority documents have been	received in this National Stage	
	application from the International Bu	reau (PCT Rule 17.2(a)).		
* 5	See the attached detailed Office action for a	list of the certified copies not i	received.	
Attachmen	t(c)			
	e of References Cited (PTO-892)	4) Interview S	ummary (PTO-413)	
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date	
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB rr No(s)/Mail Date	//08) 5) ∐ Notice of In 6) ☐ Other:	formal Patent Application (PTO-152)	
	rademark Office			

Continuation Sheet (PTOL-326)

Application No. 10/718,944

Continuation of Disposition of Claims: Claims pending in the application are 176-178,180-182,185-188,190-192,194-196,199-202,204-207,209-211,214-220,222-224,227-230 and 232.

Continuation of Disposition of Claims: Claims rejected are 176-178,180-182,185-188,190-192,194-196,199-202,204-207,209-211,214-220,222-224,227-230 and 232.

DETAILED ACTION

This Office Action is in response to an amendment filed 14 November 2005 in which claims 189, 203 and 231 were cancelled. Claims 176-178, 180-182, 185-188, 190-192, 194-196, 199-202, 204-207, 209-211, 214-220, 222-224, 227-230 and 232 are pending.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 176, 178, 181-182, 185, 187-188, 190, 192, 195-196, 199, 201-202, 204-205, 207, 210-211, 214, 216-218, 220, 223-224, 227, 229-230 and 232 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muro et al., JP 63236494 A in view of Konno et al., US 4,497,015.

Regarding 176, 185, 190, 199, 204-205, 214, 217, 227 and 232, Muro et al. disclose in figs. 3-4 a system and method of producing a collinear beam of electromagnetic energy/light light having two constituent parts, comprising

- [a] means (10) for providing a primary beam of electromagnetic energy/light having a predetermined range of wavelengths and randomly changing orientations of a chosen component of electromagnetic wave field vectors, which includes producing an initial beam of ultraviolet (abstract, a halogen lamp inherently has ultraviolet wavelengths);
- [b] means (13) for resolving the primary beam of electromagnetic energy/light into a primary first resolved beam (travels toward 15) of electromagnetic energy/light having

substantially a first selected predetermined orientation of a chosen component of the electromagnetic wave field vectors (S) and a primary second resolved beam (travels toward 19', 20') of electromagnetic energy having substantially a second selected predetermined orientation of a chosen component of the electromagnetic wave field vectors (P);

[c] means (19', 20', 19'', 20'') for separating each of the primary resolved beams of electromagnetic energy/light into two or more separate beams of electromagnetic energy/light, each of the separate beams of electromagnetic energy/light having a selected predetermined orientation of a chosen component of electromagnetic wave field vectors (P or S);

[d] means (171', 172' (not shown in fig. 4), 173', 171'', 172'' (not shown in fig. 4), 173'') for altering the selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of a plurality of portions of each of the separate beams of electromagnetic energy/light by passing each of the separate beams of electromagnetic energy/light through a respective one of a plurality of altering means whereby the selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the plurality of portions of each of the separate beams of electromagnetic energy/light is altered in response to a stimulus means by applying a signal means to the stimulus means in a predetermined manner as each of the separate beams of electromagnetic energy/light passes through the respective one of the plurality of means for altering the selected predetermined orientation of the chosen component of the electromagnetic wave field vectors (Abstract, see description of LC panels);

[e] [i] means (21', 22') for combining the altered separate beams of electromagnetic energy/light of the primary first resolved beam of electromagnetic energy/light into a first single

collinear beam of electromagnetic energy/light without substantially changing the altered selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the plurality of portions of each of the separate beams of electromagnetic energy/light, and [ii] means (21", 22") for combining the substantially collimated altered separate beams of electromagnetic energy/light of the primary second resolved beam of electromagnetic energy/light into a second single collinear beam of electromagnetic energy/light without substantially changing the altered selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the plurality of portions of each of the separate beams of electromagnetic energy;

[f] [i] means (18) for resolving from the first single collinear beam of electromagnetic energy a first resolved beam of electromagnetic energy/light having substantially a first selected predetermined orientation of a chosen component of electromagnetic wave field vectors and a second resolved beam of electromagnetic energy/light having substantially a second selected predetermined orientation of a chosen component of electromagnetic wave field vectors, and [ii] means (18) for resolving from the second single collinear beam of electromagnetic energy/light a first resolved beam of electromagnetic energy/light having substantially a first selected predetermined orientation of a chosen component of electromagnetic wave field vectors and a second resolved beam of electromagnetic energy/light having substantially a second selected predetermined orientation of a chosen component of electromagnetic wave field vectors;

[g] means (18) for merging one of the resolved beams of electromagnetic energy/light from the first single collinear beam of electromagnetic energy/light with one of the other resolved beams of electromagnetic energy/light from the collimated single collinear beam of

electromagnetic energy/light into a third single collinear beam of electromagnetic energy/light, wherein the means for merging of the resolved beams includes means for merging of the resolved beams in which the plurality of portions of one of the merged beams has a different selected predetermined orientation (S) of a chosen component of electromagnetic wave field vectors from that of the plurality of portions of the other merged beam (P);

[h] means (11) for projecting said third single collinear beam of electromagnetic energy/light onto a projection means/screen (6), said third single collinear beam of light being viewable as a three-dimensional image (with 9, see abstract).

Muro et al. discloses the claimed invention except for providing a means for substantially collimating the primary beam of electromagnetic energy/light which then remains collimated throughout the processes of resolving, separating, altering, combining, resolving and merging the beams. Konno et al. teach a light illumination device (fig, 5) which produces a primary beam (at M) which is collimated and has a substantially uniform flux intensity substantially across the initial beam of light (column 5, lines 43-52). It would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the light source of Muro et al. with that of Konno et al. to have a collimated and more uniform intensity light beam and therefore provide a more consistent image. Therefore the beam would be collimated throughout the processes of resolving, separating, altering, combining, resolving and merging. The method of utilizing the structure of the claim is inherent therein.

Regarding 178, 192, 207 and 220, Muro et al. further disclose wherein the means (13) for resolving the primary beam includes means (13) for resolving the primary beam into primary first and second resolved beams in which the first selected predetermined orientation of the

chosen component of the electromagnetic wave field vectors of the first resolved beam has the selected predetermined orientation of the chosen component of the electromagnetic wave field vectors different from the second selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the second resolved beam (S versus P).

Regarding claims 181-182, 187-188, 195-196, 201-202, 210-211, 216, 218, 223-224 and 229-230, Muro et al. further disclose wherein the means (18) for merging the resolved beams includes means (18) for merging the resolved beams in which each merged beam has its plurality of portions parallel and partially coincident (in so far as any portion is coincident) or simultaneous to the plurality of portions of the other merged beam (figs. 3 and 4).

3. Claims 180, 186, 194, 200, 209, 215, 222 and 228 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muro et al. in view of Konno et al. as applied to claims 176, 190, 205 and 217 above and further in view of Craig, US 4,740,836.

Muro et al. in view of Konno et al. as applied to claims 176, 190, 205 and 217 above disclose the claimed invention except where the each of the merged beams has its plurality of portions noncoincident to the plurality of portions of the other merged beam. Craig teaches systems for viewing images in which two images are noncoincident to provide stereoscopic or three-dimensional views to the user (column 1, lines 16-40 and figs. 1 and 4). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the images of Muro et al. in view of Konno et al. noncoincident to provide a three-dimensional projector which will work with many different stereoscopic imaging techniques like those suggested by Craig.

4. Claims 177, 191, 206 and 219 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muro et al. in view of Konno et al. as applied to claims 176, 190, 205 and 217 above and further in view of Baur et al., US 5,115,305.

Muro et al. in view of Konno et al. as applied to claims 176, 190, 205 and 217 above disclose the claimed invention except for wherein the means for resolving the substantially collimated primary beam includes means for resolving the substantially collimated primary beam into substantially collimated primary first and second resolved beams in which the first selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the first resolved beam has the same selected predetermined orientation of the chosen component of the electromagnetic wave field vectors as that of the second selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the second resolved beam. Baur et al. teaches in fig. 1, system and method of producing a modulated beam of electromagnetic energy/light which includes resolving, rotating, separating, altering, combining and resolving a beam of electromagnetic energy/light. More specifically Baur et al. teach means (33) for rotating the second selected predetermined orientation (P) of a chosen component of the electromagnetic wave field vectors of the primary second resolved beam (24) of electromagnetic energy/light to be substantially the same (S) as the first selected predetermined orientation (S) of a chosen component of the electromagnetic wave field vectors of the primary first resolved beam (26) of electromagnetic energy (column 9, lines 21-28), as well as a second means (45) to be able to recombine the altered beams with a polarized beam splitter (see column 8, lines 2-10). It would have been obvious to one of ordinary skill in the art

at the time the invention was made to add the means to rotate polarization of Baur et al. to the system of Muro et al. in view of Konno et al. to be able to use components with like polarizers thus reducing the number of different types of parts in the system.

Response to Arguments

Applicant's arguments, see remarks, page 20-21, section II, filed 14 November 2005, with respect to the rejection(s) of claim(s) 176, 185, 189-190, 199, 203-205, 214, 217, 227 and 231-232 under 35 U.S.C. 102 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of the prior art.

Conclusion

6. It is noted that an English translation of Muro et al., JP 63236494 A was obtained and is included in this office action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lee Fineman whose telephone number is (571) 272-2313. The examiner can normally be reached on Monday - Friday 7:30 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Drew Dunn can be reached on (571) 272-2312. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/718,944

Art Unit: 2872

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

January 24, 2006

marka. Rojinson Prikaby examin'er Page 9